

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R. Grace & Co.
7500 Grace Drive
Columbia, Maryland 21044
USA

Invoice Number 2283618
Invoice Date 06/28/12
Client Number 172573

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Re: W. R. Grace & Co.

(50001) Correa v. W.R. Grace

Fees	39,485.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$39,485.00
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R. Grace & Co.
 7500 Grace Drive
 Columbia, Maryland 21044
 USA

Invoice Number 2283618
 Invoice Date 06/28/12
 Client Number 172573
 Matter Number 50001

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Re: (50001) Correa v. W.R. Grace

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2012

Date	Name		Hours
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05/01/12	Espinosa	Call with J. Forgach (0.2); draft the memorandum of points and authorities in support of the motion for summary judgment (6.2); prepare joint stipulation to continue trial and related deadlines, various correspondence with Plaintiff's counsel re same (2.3).	8.70
05/01/12	Husar	Confer with J. Forgach regarding strategy for mediation and possible global settlement (.5); work on stipulation and order to continue motion deadline and pre-trial and trial deadlines to accommodate strategy to consider global settlement (.7); work on Motion for Summary Judgment (.6).	1.80
05/02/12	Espinosa	Emails with Plaintiff's counsel re revising the joint stipulation to continue trial (0.5); research in support of the motion for summary judgment (1.6); continue to draft the memorandum of points and authorities in support of the motion for summary judgment (8.4).	10.50
05/02/12	Horton	Conference with S. Espinosa re arguments for opposition to plaintiff's motion to re-open discovery (.6); begin draft of opposition to same (3.1).	3.70

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 50001 Correa v. W.R. Grace
 June 28, 2012

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Date	Name		Hours
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05/02/12	Husar	Work on settlement strategy and stipulation to continue the hearing dates (.7); research other decisions by Judge Cormac relating to similar statutory claims (.5); work on MSJ (.4).	1.60
05/03/12	Espinosa	Continue to draft the memorandum of points and authorities in support of the motion for summary judgment (5.5); research in support of the motion for summary judgment (2.0); identify testimony in support of the motion for summary judgment (3.2).	10.70
05/03/12	Horton	Finalize draft of opposition to plaintiff's motion to re-open discovery.	2.00
05/03/12	Husar	Work on motion for summary judgement.	2.10
05/03/12	Sanchez	Conference with S. Espinosa re deposition testimony review and compilation in support of Motion for Summary Judgment.	.40
05/04/12	Espinosa	Continue to draft the memorandum of points and authorities in support of the motion for summary judgment (4.8); research in support of the motion for summary judgment (1.2); identify testimony in support of the motion for summary judgment (2.0).	8.00
05/04/12	Hill	Confer with L. Husar and S. Espinosa re summary judgment motion and new trial date.	1.00
05/04/12	Sanchez	Conduct review of Plaintiff's deposition transcripts and compile selected testimony in support of Motion for Summary Judgment as directed by S. Espinosa.	3.30

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 50001 Correa v. W.R. Grace
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Date	Name	Hours
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05/07/12	Espinosa	4.00
	Review and analyze Plaintiff's joint stipulation motion to compel and conference call with Plaintiff's counsel re same (2.2); call with D. Ban's office re Plaintiff's workers' compensation claims (0.1); call with A. Enriquez to discuss changes to her deposition transcript (0.3); draft update email to J. Forgach (0.5); research benefits and risks of a rule 68 offer of judgment (0.9).	
05/07/12	Husar	.80
	Work on litigation plan and mediation in light of continued dates and motion to compel (.5); work on updating the client regarding the same (.3).	
05/08/12	Espinosa	1.70
	Prepare errata sheet to A. Enriquez's deposition transcript, email Plaintiff's counsel same (0.7); review Plaintiff's meet and confer letters and develop a strategy for supplementing the responses (0.7); draft email to D. Edwards requesting additional information for the same (0.3).	
05/08/12	Husar	1.10
	Work on strategy relating to motion to compel and mediation (.6); prepare email to J. Forgach regarding new developments (.3); discuss Rule 68 offer of compromise (.2).	
05/09/12	Espinosa	5.60
	Review A. Enriquez's recovered emails for the supplemental discovery responses and identify additional responsive documents (3.6); prepare a privilege log (2.0).	
05/10/12	Espinosa	.30
	Review COBRA communications to Plaintiff.	
05/11/12	Espinosa	4.00
	Prepare for meet and confer conference (1.3); participate in meet and confer conference with L. Husar and Plaintiff's counsel (1.5); call with D. Kuchinsky re	

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Date	Name	Hours
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	WR Grace's email retention policy (0.2); draft letter confirming meet and confer conference (0.5); call with D. Ban (0.2); review employee rosters and analyze for applicability of CFRA (0.3).	
05/11/12	Husar	2.50
	Review and analyze Plaintiff's motion to compel and numerous meet and confer letters in preparation for meet and confer meeting an outline of strategy for a response (1.0); meet with Plaintiff's counsel to discuss respective positions and to work out resolutions to avoid discovery motions (1.5).	
05/14/12	Espinosa	.20
	Prepare letter to the social security administration re records that were requested.	
05/16/12	Espinosa	.10
	Email with J. Forgach re mediation.	
05/16/12	Hill	1.00
	Review case status and grounds for motion for summary judgment (0.6); confer with S. Espinosa re same (0.2); attention to trial scheduling (0.2).	
05/17/12	Espinosa	.20
	Telephone meeting with J. Forgach re Correa mediation.	
05/19/12	Espinosa	1.20
	Draft supplemental responses to the requests for admission and interrogatories.	
05/21/12	Espinosa	1.80
	Review deposition notice, requests for production of documents and interrogatories (0.3); continue to draft supplemental interrogatory responses (1.5).	
05/22/12	Espinosa	3.30
	Call with Dr. Johnson re his deposition (0.3); schedule conference call with N. Tolt (0.3); call with J. Forgach re mediation issues (0.2); identify responsive documents for the supplemental discovery responses (2.5).	

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Date	Name		Hours
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05/22/12	Husar	Call with J. Forgach regarding mediation (.2); work on strategy for the mediation (.3); review PMK deposition notice and strategy regarding objections and response to the same (.4).	.90
05/23/12	Espinosa	Draft meet and confer letter to Plaintiff's counsel re the PMK deposition notice (0.3); begin to draft mediation brief (2.2).	2.50
05/23/12	Sanchez	Conduct review of workers comp documents in preparation for document production as directed by S. Espinosa.	1.70
05/24/12	Espinosa	Follow-up emails with J. Hughes re Plaintiffs' supplemental discovery (0.2); continue to draft mediation brief (6.6).	6.80
05/25/12	Espinosa	Review J. Hughes' emails for supplemental discovery responses (0.5); prepare update privilege log of A. Enriquez's emails and J. Hughes' emails (3.8); call with Plaintiff's counsel about PMK deposition notice (0.5); draft emails in response to Plaintiff's two emails re discovery (0.3); revise the mediation brief (1.5); correspondence with docketing regarding the PMK deposition notice received and whether the deadline purported by Plaintiff is correct (0.2).	6.80
05/27/12	Espinosa	Revise supplemental discovery responses.	.80
05/29/12	Espinosa	Finalize and serve supplemental privilege log (0.5); meeting with J. Forgach and D. Ban (0.3); meet and confer call with Plaintiff's counsel (0.5); email J. Forgach and D. Edwards re additional information requested in meet and confer conference (0.4); revise the mediation brief (1.0); revise	4.40

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Date	Name		Hours
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		supplemental discovery responses (0.5); review records received from the social security administration; (0.6) identify workers compensation documents for production (0.6).	
05/29/12	Husar	Conference call with client regarding strategy for settlement and terms of a proposed workers compensation settlement (.5); review and revise privilege log (1.4); review and revise mediation brief (1.2).	3.10
05/30/12	Espinosa	Finalize mediation brief (2.5); revise supplemental discovery responses (0.5).	3.00
05/31/12	Espinosa	Call with A. Enriquez re supplemental discovery responses (0.2); second meet and confer call with Plaintiff's counsel re PMK deposition (0.2).	.40
05/31/12	Husar	Review and revise supplemental responses to plaintiffs' request for admissions and interrogatories, and review documents for production.	1.80
TOTAL HOURS			113.80

TIME SUMMARY	Hours	Rate	Value
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Thomas Hill	2.00	at \$ 535.00 =	1,070.00
Linda S. Husar	15.70	at \$ 535.00 =	8,399.50
Stephanie Henderson Espin	85.00	at \$ 320.00 =	27,200.00
Jasmine S. Horton	5.70	at \$ 295.00 =	1,681.50
Lizeth Sanchez	5.40	at \$ 210.00 =	1,134.00

CURRENT FEES 39,485.00

TOTAL BALANCE DUE UPON RECEIPT \$39,485.00
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PO Box 360074M
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Tax ID# 25-0749630

W.R. Grace & Co.
7500 Grace Drive
Columbia, Maryland 21044
USA

Invoice Number 2283619
Invoice Date 06/28/12
Client Number 172573

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Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees	95.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$95.00
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 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R. Grace & Co.
 7500 Grace Drive
 Columbia, Maryland 21044
 USA

Invoice Number 2283619
 Invoice Date 06/28/12
 Client Number 172573
 Matter Number 60026

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Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2012

Date	Name	Hours
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05/07/12	Ament Various e-mails with P. Cuniff re: agenda and hearing binder for 5/23/12 hearing (.10); review agenda and hearing binder (.10); update hearing binder per request (.10); coordinate hand delivery of same to Judge Fitzgerald (.10).	.40
05/08/12	Ament Review e-mail re: agenda and hearing binder for 5/23/12 hearing.	.10
TOTAL HOURS		.50

TIME SUMMARY	Hours	Rate	Value
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Sharon A. Ament	0.50	at \$ 190.00 =	95.00

CURRENT FEES 95.00

TOTAL BALANCE DUE UPON RECEIPT \$95.00

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Tax ID# 25-0749630

W.R. Grace & Co.
7500 Grace Drive
Columbia, Maryland 21044
USA

Invoice Number 2283620
Invoice Date 06/28/12
Client Number 172573

=====

Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees	2,722.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$2,722.00
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R. Grace & Co.
 7500 Grace Drive
 Columbia, Maryland 21044
 USA

Invoice Number 2283620
 Invoice Date 06/28/12
 Client Number 172573
 Matter Number 60029

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Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2012

Date	Name		Hours
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05/02/12	Lord	Draft and e-file CNO to Reed Smith February monthly fee application.	.50
05/07/12	Ament	Begin calculating fees and expenses for 44th quarterly fee application (.10); being drafting spreadsheets re: same (.20); begin drafting quarterly fee application (.20).	.50
05/07/12	Cameron	Review of fee application materials	.50
05/08/12	Ament	Continue calculating fees and expenses for 44th quarterly fee application (.40); continue drafting spreadsheets re: same (.20); continue drafting quarterly fee application (.20); provide same to A. Muha for review (.10); e-mails with J. Lord re: quarterly fee application (.10).	1.00
05/08/12	Muha	Review and revisions to quarterly fee application materials.	.40
05/09/12	Ament	Review A. Muha comments re: 44th quarterly fee application (.10); finalize narrative and summary re: same (.10); e-mail same to J. Lord for DE filing (.10); attend to billing matters (.10); review e-mail from A. Muha re: April monthly fee application (.10).	.50

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 60029 Fee Applications-Applicant
 June 28, 2012

Invoice Number 2283620
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Date	Name		Hours
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05/09/12	Lord	Revise, e-file and service Reed Smith 44th quarterly fee application.	1.70
05/15/12	Muha	Additional revisions to April 2012 fee and expense detail and confer with T. Martin re: additional changes.	.20
05/23/12	Ament	Begin drafting April monthly fee application.	.20
05/24/12	Ament	Review DBR's (.10); begin calculating fees and expenses for April monthly fee application (.20); continue preparing April monthly fee application (.20).	.50
05/29/12	Ament	Attention to billing matters (.10); continue calculating fees and expenses for April monthly fee application (.30); continue preparing spreadsheet re: same (.10); various e-mails re: same (.10); revisions to fee application (.20); provide same to A. Muha for review (.10); finalize fee application (.10); e-mail same to J. Lord for DE filing (.10).	1.10
05/29/12	Cameron	Review fee application material	.50
05/29/12	Lord	Draft, e-file and serve CNO to Reed Smith March monthly fee application (.3); communicate with S. Ament re: monthly fee issues (.1); revise, finalize and coordinate service of Reed Smith's April monthly fee application (1.1).	1.50
05/29/12	Muha	Review and revise final version of April 2012 monthly fee application.	.20
		TOTAL HOURS	9.30

172573 W. R. Grace & Co.
60029 Fee Applications-Applicant
June 28, 2012

Invoice Number 2283620
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TIME SUMMARY	Hours	Rate	Value
Douglas E. Cameron	1.00 at \$ 670.00 =		670.00
Andrew J. Muha	0.80 at \$ 460.00 =		368.00
John B. Lord	3.70 at \$ 260.00 =		962.00
Sharon A. Ament	3.80 at \$ 190.00 =		722.00
	CURRENT FEES		2,722.00
	TOTAL BALANCE DUE UPON RECEIPT		\$2,722.00

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R. Grace & Co.
62 Whittemore Avenue
Cambridge, MA 02140

Invoice Number 2283621
Invoice Date 06/28/12
Client Number 172573

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Re: W. R. Grace & Co.

(60041) Specifications Inquiry

Fees	59.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$59.00
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R. Grace & Co.
 62 Whittemore Avenue
 Cambridge, MA 02140

Invoice Number 2283621
 Invoice Date 06/28/12
 Client Number 172573
 Matter Number 60041

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Re: (60041) Specifications Inquiry

FOR PROFESSIONAL SERVICES PROVIDED THROUGH MAY 31, 2012

Date	Name		Hours
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05/01/12	Stiverson	Review emails and invoice; update Excel spreadsheet regarding consultant's invoice.	.20

TOTAL HOURS			.20

TIME SUMMARY	Hours	Rate	Value
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Barbara C Stiverson	0.20 at \$ 295.00 =		59.00
CURRENT FEES			59.00
TOTAL BALANCE DUE UPON RECEIPT			----- \$59.00 =====